UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA)	
)	
	v.)	
)	Docket No. 16-CR-40025-TSH
(1)	IVAN CRUZ-RIVERA and)	
(2)	CARLOS JIMENEZ)	
)	
	Defendants.)	
		j	

DEFENDANT'S MOTION TO WITHDRAW ECF#182

The defendant, Carlos Jimenez, by and through undersigned counsel, hereby respectfully moves this Honorable Court to allow him to withdraw his *Motion in Limine to Preclude Admission of Phone Records Relative to a Tracfone*, ECF#182. As grounds therefor, the government has provided the defense with authenticating materials as soon as they were available. Accordingly, the motion no longer has the factual basis upon which it was premised. The defendant respectfully reserves the right to raise an objection to the records if it appears an insufficient foundation has been laid for their admission at the time they are offered.

Dated: November 9, 2018

Respectfully submitted, CARLOS JIMENEZ By and through his attorneys,

/s/ R. Bradford Bailey
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Certificate of Service

I, R. Bradford Bailey, hereby certify that on this the 9th day of November, 2018, I caused a true copy of the foregoing motion to be served upon all necessary parties to this matter by virtue of electronically filing the same via the CM/ECF system.

/s/ R. Bradford Bailey
R. Bradford Bailey, Esq.